EXHIBIT 17

1	UNITED STATES DISTRICT COURT
2	FOR THE NORTHERN DISTRICT OF CALIFORNIA
3	SAN FRANCISCO DIVISION
4	
5	x
6	SURGICAL INSTRUMENT SERVICE COMPANY, INC.,
7	Plaintiff,
8	-against-
9	INTUITIVE SURGICAL, INC.,
10	Defendant.
11	x
12	Virtual Zoom Deposition
13	March 10, 2023
	9:00 a.m.
14	
15	
16	VIRTUAL VIDEO DEPOSITION of PHILIP J.
17	PHILLIPS, in the above-entitled action, held
18	at the above time and place, taken before
19	Jeremy Richman, a Shorthand Reporter and
2 0	Notary Public of the State of New York,
21	pursuant to the Federal Rules of Civil
2 2	Procedure, and stipulations between Counsel.
2 3	
2 4	* * *
2 5	
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1	P. PHILLIPS	
2	Q. Okay. Does but am I right	09:21:43
3	that statements that FDA officials made	09:21:46
4	on the topic of the regulatory status	09:21:49
5	of extending the uses of EndoWrists is	09:21:54
6	something that would impact your	09:21:57
7	opinions, correct?	09:22:00
8	A. Well, I would certainly	09:22:02
9	consider those in rendering opinions,	09:22:04
10	yes.	09:22:06
11	Q. Okay. And you didn't	09:22:06
12	consider any of the statements that FDA	09:22:08
13	officials made in submitting when	09:22:10
14	you submitted your opening report;	09:22:12
15	isn't that right?	09:22:15
16	A. Unless there's any opinions	09:22:16
17	here, and I don't recall off the top of	09:22:18
18	my head, unless there's any opinions	09:22:19
19	that actually reflected some statements	09:22:21
20	that reviewers or other FDA officials	09:22:23
21	had made, I would agree with your	09:22:26
22	statement.	09:22:28
23	Q. All right. So if I read your	09:22:28
24	report from front to back, and I don't	09:22:31
25	see you, see you referencing a	09:22:34
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1	P. PHILLIPS	
2	statement by an FDA official on the	09:22:36
3	topic of extending the usages of an	09:22:38
4	EndoWrist, then it's fair that, to	09:22:43
5	conclude you did not consider those	09:22:47
6	statements in forming your opinions in	09:22:48
7	this opening report?	09:22:50
8	A. Yes.	09:22:53
9	Q. Under Depositions, you have	09:22:53
10	listed two depositions, do you see	09:22:58
11	that?	09:23:02
12	A. Yes.	09:23:03
13	Q. Who is Mark Johnson and Ted	09:23:14
14	Clairborne in terms of their	09:23:17
15	affiliation?	09:23:18
16	A. I believe they're Intuitive	09:23:19
17	employees, I don't know their actual	09:23:22
18	titles.	09:23:23
19	Q. So in preparing your opening	09:23:26
20	report, you did not review the	09:23:29
21	deposition of Greg Posdal; is that	09:23:31
22	right?	09:23:37
23	A. I believe that's correct, I	09:23:37
24	did not.	09:23:38
25	Q. You did not review the	09:23:38
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1	P. PHILLIPS	
2	creating a code.	09:31:29
3	So the product code database	09:31:31
4	itself is quite a diverse group of	09:31:31
5	codes that have varied meaning	09:31:35
6	depending upon the actual reviewers,	09:31:37
7	for the most part reviewers and lower	09:31:41
8	level administers that create them.	09:31:44
9	Q. In your consulting practice,	09:31:45
10	do you periodically look at the product	09:31:47
11	codes on FDA's website?	09:31:51
12	A. Yes.	09:31:55
13	Q. Why do you do that?	09:31:56
14	A. Because it does represent	09:31:57
15	groupings of devices, categorization of	09:31:59
16	devices. But again, with the	09:32:04
17	limitation that I understand that those	09:32:07
18	product codes are not terribly precise.	09:32:08
19	Q. And you know those product	09:32:10
20	codes have a category that says	09:32:13
21	"submission," right?	09:32:17
22	A. I'm a little confused with	09:32:19
23	what you're saying.	09:32:22
24	Q. Well, when you pull up, when	09:32:23
25	you go to that database, which you do	09:32:24
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1	P. PHILLIPS	
2	comply with FDA requirements, if at	10:27:40
3	all?	10:27:42
4	MR. MCCAULLEY: Objection to	10:27:44
5	form.	10:27:45
6	A. Well, I would want to be	10:27:45
7	aware of any product codes that are	10:27:48
8	being created. But again, that	10:27:49
9	wouldn't necessarily determine what my	10:27:52
10	advice would be.	10:27:54
11	Q. Why would you want to be	10:27:55
12	aware of the product codes that have	10:27:56
13	been created?	10:27:58
14	A. Well, you can just see that	10:27:59
15	again what a reviewer and administrator	10:28:01
16	at FDA have done, or how they perhaps	10:28:05
17	viewed a particular situation. Again,	10:28:08
18	I wouldn't necessarily believe that	10:28:10
19	that represents FDA's official position	10:28:12
20	because product codes are created very	10:28:14
21	informally. But I would like to be	10:28:17
22	aware of it.	10:28:19
23	Q. And let's say you did exactly	10:28:21
24	that. They told you what I told you	10:28:24
25	they wanted to do. And you went to the	10:28:27
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1	P. PHILLIPS	
2	down to whether they were making any	10:33:35
3	significant changes to the OEM's	10:33:37
4	device. That would be the determining	10:33:39
5	factor.	10:33:41
6	But there could be other	10:33:43
7	questions that could be raised as well	10:33:45
8	that would be extremely relevant to	10:33:48
9	making the decision as to whether a	10:33:50
10	510(k) is an appropriate filing.	10:33:52
11	Q. But what steps would you	10:33:56
12	take, would you recommend, for example,	10:33:58
13	that they go and consult any particular	10:34:00
14	regulation?	10:34:04
15	A. Well, again, it's more	10:34:07
16	complicated than we can just simply	10:34:08
17	talk about in a few minutes. In this	10:34:11
18	particular case, you have to determine	10:34:16
19	what activities the company is engaged	10:34:18
20	in and how FDA regulates those	10:34:20
21	activities.	10:34:23
22	If the company maintains that	10:34:25
23	they are simply doing servicing of a	10:34:26
24	device and returning it back to the	10:34:30
25	healthcare provider or the hospital and	10:34:31
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1	P. PHILLIPS	
2	that they've not made any significant	10:34:33
3	changes to the device, then that's one	10:34:35
4	particular path that you would have to	10:34:39
5	travel to develop the documentation to	10:34:40
6	support whatever the final position is.	10:34:44
7	If the company is making	10:34:45
8	significant changes to the device, if	10:34:47
9	they acknowledge that the changes they	10:34:49
10	made are significant, then they may be	10:34:52
11	either a remanufacturer or perhaps even	10:34:53
12	a manufacturer. And then there's a	10:34:56
13	whole other set of questions that have	10:35:01
14	to be asked because a significant	10:35:02
15	change could result in a nonsubstantial	10:35:04
16	equivalent determination and not being	10:35:06
17	eligible to go to market by way of a	10:35:08
18	510(k).	10:35:11
19	It depends upon the	10:35:13
20	circumstances and there's a lot of	10:35:15
21	different circumstances that could	10:35:17
22	affect an outcome of this type of a	10:35:20
23	situation.	10:35:21
24	Q. Why does it depend on the	10:35:22
25	circumstances?	10:35:24
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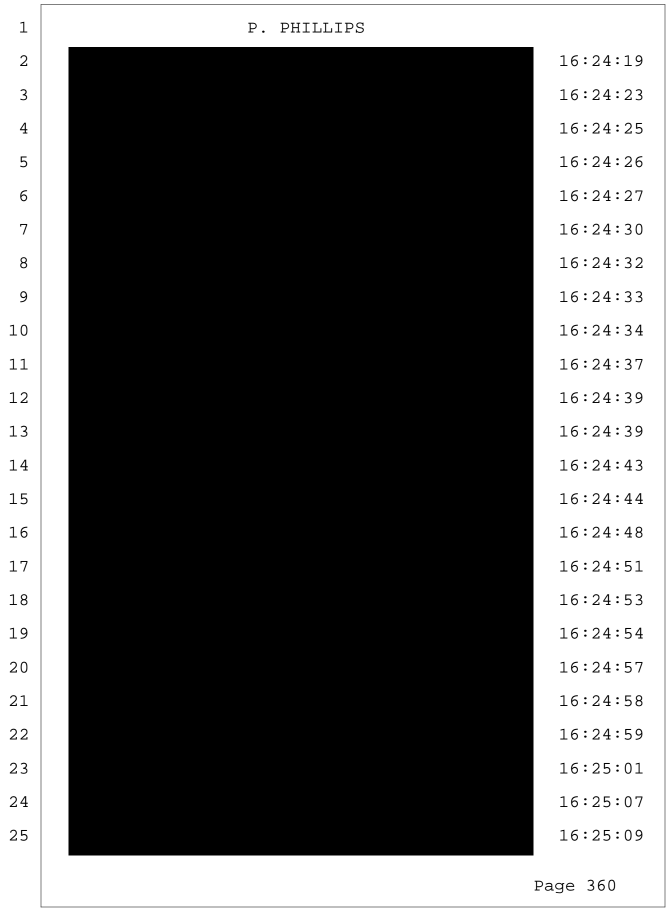
1	P. PHILLIPS	
2	A. What is the company engaged	10:35:25
3	in? Are they relabelling the product?	10:35:28
4	Are they offering the product for sale	10:35:31
5	as part of their catalog? Have they	10:35:34
6	made significant changes to the device?	10:35:37
7	All of these things are extremely	10:35:38
8	important decisions before you can	10:35:40
9	advise a client as to what it is that	10:35:43
10	they should actually do.	10:35:46
11	Q. And if the company comes to	10:35:47
12	you and says we're making a significant	10:35:50
13	change to an OEM's device, at that	10:35:52
14	point you need tell them they need to	10:36:02
15	get a 510(k); is that fair?	10:36:04
16	A. No, that's not fair. I would	10:36:07
17	question the basis for how they	10:36:09
18	concluded the change is significant.	10:36:11
19	If a company wants to be subject to	10:36:12
20	higher regulation than is required by	10:36:15
21	law, I've helped some companies do that	10:36:16
22	on occasion. But generally speaking	10:36:18
23	what I would first do is dive a little	10:36:24
24	deeper as to why they believe that a	10:36:26
25	particular change that they've made is	10:36:28
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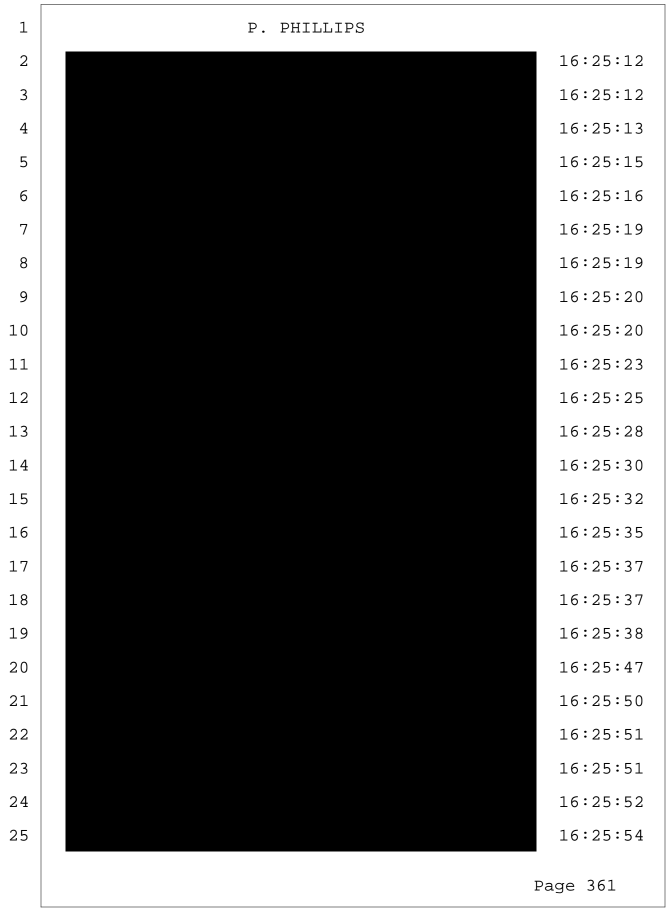
1	P. PHILLIPS	
2	are very egregious examples that are so	11:47:12
3	clear. A company remanufactures to the	11:47:18
4	extent that the device doesn't look	11:47:19
5	anything like the original device. It	11:47:21
6	would have to be something very	11:47:23
7	extreme. Otherwise, I would suggest	11:47:25
8	responding and addressing the issues	11:47:26
9	and I do that quite frequently.	11:47:27
10	Q. What is the process, to your	11:47:29
11	knowledge, about how, that the FDA goes	11:47:31
12	through to get approval to, internally	11:47:35
13	to send an "It Has Come to Our	11:47:38
14	Attention" letter, do you know?	11:47:41
15	A. Well, there's, again, let me	11:47:42
16	tell you, there's been a recent	11:47:45
17	reorganization within CDRH, and Christy	11:47:47
18	Foreman is aware of that as well. So	11:47:51
19	we're both perhaps living a couple	11:47:53
20	years ago where it was a slightly	11:47:55
21	different organizational structure.	11:47:57
22	But the individuals that are	11:47:58
23	responsible for taking compliance	11:47:59
24	actions, they do have delegation of	11:48:01
25	authority. So not just anyone can send	11:48:04
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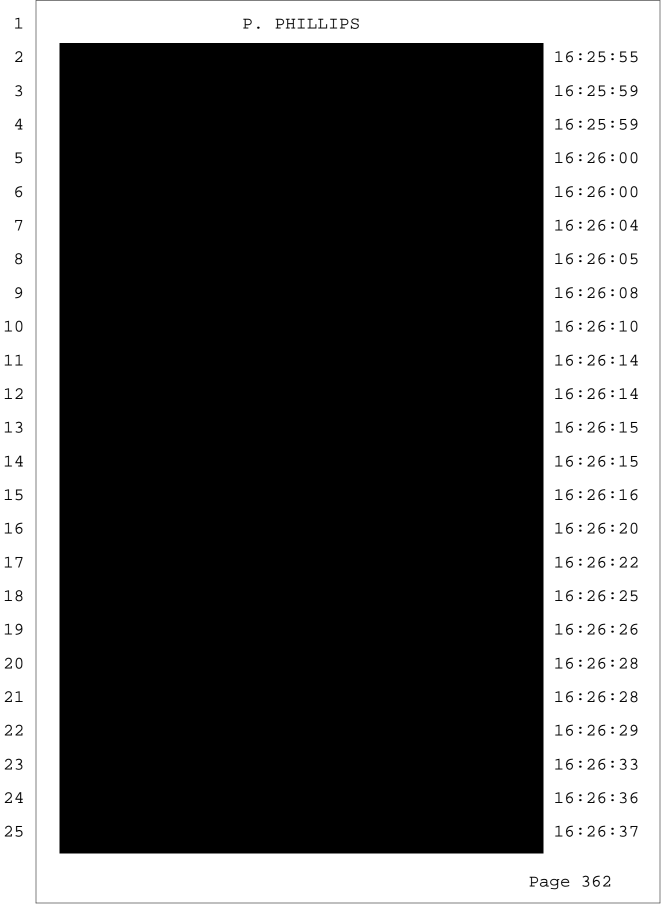
1	P. PHILLIPS	
2	one of those letters.	11:48:07
3	So that does represent the	11:48:07
4	views of the organization, but there	11:48:09
5	are ways of either challenging those	11:48:12
6	letters, they all have contacts and	11:48:14
7	dates associated with when you're	11:48:17
8	supposed to respond. And depending	11:48:18
9	upon what the outcome of that is, you	11:48:21
10	can always go to a higher level, appeal	11:48:24
11	any kind of a decision that FDA is	11:48:26
12	making.	11:48:28
13	Q. Does FDA today have the	11:48:29
14	authority to determine whether a	11:48:31
15	particular activity is remanufacturing?	11:48:33
16	A. Yes, they have the authority	11:48:39
17	to make that decision, yes.	11:48:40
18	Q. Okay. Did you see in the	11:48:41
19	course of your work in this matter any	11:48:43
20	"It Has Come to Your Attention"	11:48:45
21	letters?	11:48:47
22	A. Not that I recall.	11:48:47
23	Q. Would an "It Has Come to Your	11:48:49
24	Attention" letter being sent to Rebotix	11:48:54
25	change your opinions in this matter?	11:48:57
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1	P. PHILLIPS	
2	didn't mean to confuse you.	14:14:02
3	There's no application before	14:14:03
4	them, I understand, I have no problem,	14:14:06
5	you're saying the FDA would want to	14:14:08
6	know from the company why it thinks	14:14:10
7	they're engaged in servicing and what	14:14:15
8	it is they're doing, that's what you're	14:14:17
9	telling me, right?	14:14:18
10	A. Yes.	14:14:18
11	Q. Okay. And, but when it comes	14:14:19
12	time for FDA to decide is this activity	14:14:22
13	a significant change that brings it	14:14:25
14	into the realm of remanufacturing, the	14:14:27
15	FDA is going to look, is going to make	14:14:29
16	that decision based on the activities	14:14:32
17	that are actually being performed on	14:14:34
18	the device.	14:14:35
19	Do you agree with me on that?	14:14:36
20	A. Yes.	14:14:38
21	Q. Do you have tab 22 in front	14:14:38
22	of you?	14:14:45
23	A. That's not the one you	14:14:49
24	requested, right, it's still in the	14:14:51
25	box?	14:14:52
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1	P. PHILLIPS	
2	labeled REBOTIX175417 through 418.	16:23:19
3	(Exhibit 268, marked for	16:23:27
4	identification, Bates stamped	16:23:27
5	REBOTIX175417 through 418.)	16:23:28
6	A. I have that in front of me	16:23:28
7	now.	16:23:29
8	Q. Okay. This document you did	16:23:30
9	not review in advance of submitting	16:23:34
10	your opening expert report in this	16:23:39
11	matter, correct?	16:23:41
12	A. Yeah, I believe that's	16:23:42
13	correct.	16:23:43
14	Q. And I believe you cited it in	16:23:43
15	your rebuttal report, but let me just	16:23:47
16	look.	16:23:56
17	Yes, you included it in	16:23:57
18	Exhibit 1 in your rebuttal.	16:23:59
19	A. Okay.	16:24:01
20		16:24:02
21		16:24:07
22		16:24:11
23		16:24:15
24		16:24:19
25		16:24:19
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1	P. PHILLIPS	
2		16:26:42
3		16:26:43
4		16:26:46
5		16:26:46
6		16:27:01
7		16:27:04
8	Q. Did you see anywhere in the	16:27:05
9	files of anything you reviewed in this	16:27:12
10	matter where you saw that SIS made a	16:27:14
11	determination on whether or not it was	16:27:19
12	required to obtain FDA clearance or	16:27:20
13	approval to reset da Vinci S EndoWrist	16:27:22
14	instruments?	16:27:26
15	A. Well, I know that they	16:27:26
16	believed they were simply engaged in	16:27:28
17	repair activities. I'm not exactly	16:27:30
18	sure of internal documentation, is that	16:27:32
19	what you're asking about?	16:27:35
20	Q. Yeah. Did you see internal	16:27:36
21	documentation where they came to that	16:27:38
22	conclusion you're talking about?	16:27:41
23	A. No.	16:27:43
24	Q. In your box there should be a	16:27:44
25	tab 3, you might want to use the box	16:27:49
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1	P. PHILLIPS	
2	that type of a determination.	17:27:22
3	Q. So that statement is not	17:27:23
4	false and misleading?	17:27:25
5	A. Well, no, I believe it is	17:27:27
6	false and misleading to make those	17:27:29
7	types of statements. Because again,	17:27:30
8	what was the purpose of making the	17:27:34
9	statement? There's a point that's	17:27:35
10	being made, yes, the statement may look	17:27:37
11	relatively benign, but I think you need	17:27:39
12	to look at it in the complete context	17:27:41
13	of the overall communication.	17:27:43
14	Q. And did you look at the	17:27:44
15	overall communication in which this	17:27:45
16	statement was made?	17:27:46
17	A. No, I looked at what was	17:27:48
18	quoted from the complaint.	17:27:52
19	Q. And then the last one says in	17:27:52
20	this Paragraph 97, "Intuitive also	17:27:56
21	states that, quote, any modification to	17:27:59
22	allow for use of a da Vinci product	17:28:01
23	beyond its useful life exceeds the	17:28:03
24	scope of the original clearance by	17:28:05
25	expanding the FDA cleared indications	17:28:08
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1 2 CERTIFICATION 3 4 5 I, JEREMY RICHMAN, a Notary Public for and 6 within the State of New York, do hereby 7 certify: That the witness whose testimony as herein 8 set forth, was duly sworn by me; and that the 9 10 within transcript is a true record of the 11 testimony given by said witness. 12 I further certify that I am not related to 13 any of the parties to this action by blood or marriage, and that I am in no way interested 14 15 in the outcome of this matter. 16 IN WITNESS WHEREOF, I have hereunto set my 17 hand this 19th day of March, 2023. 18 19 20 21 JEREMY RICHMAN 22 23 24 25 Page 430